Department of the Air Force, DoD

SSN, organization, the circumstances of your release from custody, and the contents of this letter.

- 2. Certain restrictions may be placed upon you by civilian authorities in connection with your temporary release from custody. Be certain to include in your report what these limitations are.
- 3. AFI 51–1001, paragraph 4 provides that the authority to whom you report will notify your commander. If that is not possible, request the nearest Air Force base military personnel flight to contact HQ AFPC/DPMARS or DPMRPP2 by the fastest means available. Provide your name, rank, SSN, organization, and the circumstances of your release; further instruction will then be given to you.

[Signature Element]

§884.18 Civilian authority's acknowledgment of transfer of custody and agreement to notify member's commander.

- 1. A warrant for the arrest of (name, rank, and SSN), hereinafter referred to as the "member," and who is charged with (offenses) has been issued by (civilian authority) and in execution, thereof, I accept his or her custody.
- 2. In consideration of the delivery of member at (location) to me for trial upon the above charge, pursuant to the authority vested in me as (position), I hereby agree to the following:
- a. The commander (name, rank, unit, telephone), will be advised of the disposition of the charges.
- b. The member will be immediately returned to the custody of the military upon completion of the trial, if acquitted; or upon satisfying the sentence imposed, if convicted; or upon other disposition of the case.
- c. The member's return will be to (location) or to such other place as may be designated by the Department of the Air Force.
- 3. The member's return will not be required if the member's commander has indicated that return is not appropriate. Instead of actual delivery, transportation for the member may be arranged so long as it is without expense to the United States or to the member.
- 4. Pending disposition of the charges, the member will remain in the custody of [name of agency and location], unless released on bail or the member's own recognizance, in which event [Air Force unit, activity, or recruiting office nearest place of trial] will be notified.

[Signature Element]

PART 887—ISSUING OF CERTIFI-CATES IN LIEU OF LOST OR DE-STROYED CERTIFICATES OF SEPA-RATION

Sec.

887.0 Purpose.

887.1 Explanation of terms.

887.2 Safeguarding certificates.

887.3 Persons authorized CILs.

887.4 Requesting CILs.

887.5 Issuing CILs.

887.6 Who must sign CILs.

887.7 Persons separated under other than honorable conditions (undesirable or bad conduct) or dishonorable discharge.

887.8 Where to apply for certificates.

887.9 Furnishing photocopies of documents.

AUTHORITY: 10 U.S.C. 1041.

SOURCE: 53 FR 876, Jan. 14, 1988, unless otherwise noted.

§ 887.0 Purpose.

This part tells who may apply for a certificate in lieu of a lost or destroyed certificate of separation. It explains where and how to apply. It implements 10 U.S.C. 1041 and DOD Instruction 1332.13, December 23, 1968. This publication applies to ANG and USAFR members. It authorizes collection of information protected by the Privacy Act of 1974. The authority to collect the information is title 10, U.S.C. 8912 and Executive Order 9397. Each form used to collect personal information has an associated Privacy Act Statement that will be given to the individual before information is collected. System of records notice F035 AF MP C, Military Personnel Records System, applies.

§887.1 Explanation of terms.

- (a) Certificate in lieu (CIL). A certificate issued in lieu of a lost or destroyed certificate of service, discharge, or retirement.
 - (b) Service person. One who:
- (1) Is currently serving as a member of the Air Force; or
- (2) Formerly served in the active military service as a member of the Air Force and all military affiliation was terminated after September 25, 1947.
- (c) Surviving spouse. A survivor who was legally married to a member of the service at the time of the member's death.